1	Jeremy B. Sporn	
2	Federal Defenders of Eastern Washington & Idaho 306 E. Chestnut Ave.	
3	Yakima, WA 98901 (509) 248-8920	
4	Attorney for Defendant	
5	11001110) 101 2 0101144410	
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7	UNITED STATES DISTRICT COURT	
8	EASTERN DISTRICT OF WASHINGTON The Honorable Stanley A. Bastian	
9	The Honorable of	iney 11. Dasdan
10	United States of America,	
11	Plaintiff,	No. 1:20-cr-2046-SAB
12	v.	Motion to Expedite Hearing
13	Charlie J. Peters,	Without Oral Argument
14	Defendant.	February 4, 2021, 6:30 p.m.
15		
16	Charlie J. Peters hereby moves this court to consider on an expedited basis his	
17	separately filed Motion for Discovery and/or to Compel. Mr. Peters respectfully	
18	accurate that the Count bypass the standard bearing times set fouth in Legal Dule	
19	requests that the Court bypass the standard hearing times set forth in Local Rule	
20	7.1(h)(2)(a). The defense requests that the Court rules on an expedited basis, both	
21	because it concerns our ability to review vital discovery and learn just the basics as to	
22	the government's case, as well as to determine whether a conflict of interest with	
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another client might necessitate withdrawal. These issues are time-sensitive, and should

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be resolved sooner rather than later.

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1 2 Dated: January 28, 2021. 3 By s/ Jeremy B. Sporn 4 Jeremy B. Sporn 5 4779310, New York Federal Defenders of Eastern 6 Washington and Idaho 306 East Chestnut Avenue 7 Yakima, Washington 98901 (509) 248-8920 8 Jeremy_Sporn@fd.org 9 10 **Certificate of Service** 11 I hereby certify that on January 28, 2021, I electronically filed the foregoing with 12 the Clerk of the Court using the CM/ECF System, which will send notification of such filing to the following: Matthew A. Stone and Michael D. Murphy, Assistant United 13 States Attorneys. 14 15 s/ Jeremy B. Sporn Jeremy B. Sporn 16 17 18 19 20 2122 23 24 25 Motion to Expedite: 2